GOVERNMENT OF THE DISTRICT OF COLUMBIA

OFFICE OF CAMPAIGN FINANCE	
WASHINGTON, D.C., 20009	

rear	WASHINGTON, I	J.C. 20009	ID#		
OPICINAL	ORIGINAL LOBBYIST REGISTRATION FORM				
OMORAL	(See reverse side for				
☐ AMENDMENT	(See Teverse side for	instructions)			
1. (a) Registrant's Name		(b) Daytime Phone Number			
(c) Permanent Address					
	(Street Address)	(City,	State, Zip Code)		
(d) Temporary Address (w	hile lobbying)				
	(Street Address)		State, Zip Code)		
your behalf. If you do not er	istrant: List the full name of each in-hous	lividual to lobby, state non-	applicable.		
(a) Name		_(0) Ivallie			
		Address			
`	et Address)	(Street Address)			
(City, State, Zip Code)		(City, State, Zip Code)			
Daytime Phone Number		Daytime Phone Number			
If more space is needed,	check box and attach OCF Supplemental	Sheet.			
, ,	rant: List the full name of each client wiide lobbying services, state non-applica		t to provide lobbying services.		
(a) Name	((b) Daytime Phone Number			
(c) Address					
(Stre	et Address)		(City, State, Zip Code)		
(d) Nature of Business					
4. Terms of Compensation: (a	n)	(b)			
	(Salary)		tion of Employment)		

OCF FORM 25

5. Identify matter(s) by subject and formal designation on which the lobbyist/registrant expects to lobby. Attach an OCF Supplemental

 \square If more space is needed, check box and attach OCF Supplemental Sheet.

Sheet if additional space is needed.

Rev. 7/2000

I, the undersigned, declare under oath and on penalty of perjury that the statements contained in this Lobbyist Registration Form are,

GENERAL INSTRUCTIONS

WHO MUST FILE

to the best of my knowledge, true, correct, and complete.

A person must register whenever the person receives compensation or expends funds in any three consecutive calendar month period for lobbying. A person who receives compensation from more than one source in any three consecutive calendar month period for lobbying must register if the aggregate amount is \$250 or more. Each law firm, association or business entity employed to lobby must register in the name of the respective entity; provided that a partner, member or employee who performs lobbying duties, under 3 DCMR §3100.1 (June 1998 as amended) must be listed as a lobbyist. Each individual, association or business entity which directly employs a person in-house or retains a lobbying firm to lobby on its behalf must register in the name of the respective entity; provided, that the retained lobbyist or lobbying employee must be listed as a lobbyist on the Lobbyist Registration Form, under §3100.7.

WHEN TO FILE

A registrant must file a registration form with the Office of Campaign Finance on or before January 15th of each year, or not later than fifteen (15) days after becoming a lobbyist. A registrant must file a **separate** registration form for each person from whom compensation is received. A document is timely filed upon delivery to the Office of Campaign Finance by 5:30 p.m. of the prescribed filing date. Reports and statements sent by mail must be received by 5:30 p.m. on the prescribed filing date to be timely filed.

WHERE TO FILE

A Lobbyist Registration Form must be filed at or mailed to the Office of Campaign Finance, Frank D. Reeves Municipal Building, 2000 14th Street, NW, Suite 420, Washington, D.C. 20009.

OVERVIEW OF LOBBYING

D.C. Code § 1-1451 (7) (A), defines "lobbying" to mean "communicating directly with any official in the legislative or executive branch of the District of Columbia Government with the purpose of influencing any legislative action or administrative decision."

The term "lobbying", pursuant to D.C. Code § 1-1451 (7) (B) does not include: (1) the appearance or presentation of written testimony by a person in his own behalf, or representation by an attorney on behalf of any such person in a rule-making (which includes a formal hearing) rate-making, or adjudicatory hearing before an executive agency or the Tax Assessor; (2) information supplied in response to written inquiries by an executive agency or the Council of the District of Columbia or any public official; (3) inquiries concerning only the status of specific actions by an executive agency or the Council of the District of Columbia; (4) testimony given before a Committee of the Council of the District of Columbia or the Council of the District of Columbia, during which a public record is made of such proceedings or testimony submitted for inclusion in such a public record; (5) a communication made through the instrumentality of a newspaper, television or radio of general circulation; and (6) communication by a bona fide political party as defined in D.C. Code § 1-1401 (10).

The term "legislative action", pursuant to D.C. Code § 1-1451(6), means any activity conducted by an official in the legislative branch in the normal course of carrying out his/her duties as such an official, and relating to the introduction, passage or defeat of any legislation in the Council.

The term "administrative decision", pursuant to D.C. Code § 1-1451(1), means any activity directly related to action by an executive agency to issue a Mayor's Order, to undertake a rule making proceeding (which does not include a formal public hearing) under the District of Columbia Administrative Procedure Act, or to propose legislation or make nominations to the Council, the President, or Congress.